02 SEP 20 AH 12: 14

12 September 2002

Securities and Exchange Commission Division of Corporation Finance Office of International Corporation Finance THE REAL PROPERTY OF THE PARTY OF THE PARTY

450 Fifth Street, N.W. Washington, D.C. 20549

Attention: Mr. Michael Coco

St.George Bank Limited ABN 92 055 513 070

Group Secretariat Level 15 182 George Street Sydney NSW 2000

Postal Address: PO Box R221 Royal Exchange NSW 1225

Telephone: 612 9236 1469 Facsimile: 612 9236 1899 Email: bowanm@stgeorge.com.au

Dear Sir

St.George Bank Limited: 12g3-2(b) Information - File No.82-3809

We are furnishing herewith pursuant to Rule 12g3-2(b)(1)(i) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") the following additional documents that St. George Bank Limited (the "Company") has made public, distributed or filed with the Australian Stock Exchange Limited (the "ASX") or the Australian Securities and Investments Commission (the "ASIC") since May 16, 2002, the date of the Company's application for reinstatement of the exemption from Rule 12g3-2(b) of the Exchange Act:

New Issue Announcement

The attached documents are being furnished with the understanding that they will not be deemed "filed" with the Securities and Exchange Commission or otherwise subject to the liabilities of Section 18 of the Exchange Act, and that neither this letter nor the furnishing of such documents shall constitute an admission for any purpose that the Company is subject to the Exchange Act.

If you have any questions or comments please call the undersigned at 612 9236 1278.

Yours sincerely

Michael Bowan

General Counsel and Secretary

ASIC	registered agent number	1447	5						
-	g party or agent name	St.G		e Bank Li	mite	.d	_		 -
office, level, building name or PO Box no.								-	
	street number & name							•	
	suburb/city			state/terri	tory	postcode			
	telephone						L		
	facsimile					·	_		ASS. REQ-A REQ-P
	DX number			suburb/city			L		PROC.
		Australian S	Securities	& Investments Con	nmissio	n		form 207	
						_		Ioim 201	
		Notification	of					Corporations A	ct 2001
		share is	ssue					254X(1)	
	<u>~</u>								
	company name	S+ C	aara	e Bank Li	ni t o	A.			
	A.C.N.			13_070	HILE	U			
Dotaile	of the issue	[
Details	of the issue								
	data of income (d/m/h)	10 /00	100	or assign of icous (d	1— (. A	from /	,	to /	,
	date of issue (d/m/y)	12 /09	702	or period of issue (d	/m/y)	from /		to /	
Class of	shares - show only deta	ails of shares w	hich have	been issued.	lf voi	are listing any of the c	ommon cla	sses of shares shown I	below, show
	,					the class code.			
class code	full title					are listing a different of			w a letter
					code	of no more than 4 letter	rs and then	show the full title.	
ORD	Ordinary	F., 11.	Poi	d Charas	code	e full title	code	full title	
OKD	Ordinary	rully	гат	u shares	Α	Α	PRF	preference	
					В	Betc	CUMP	cumulative prefere	nce
					EMP	employee's	NCP	non-cumulative pre	
					FOU	founders	REDP	redeemable prefer	
					LG	life governor's	NRP	non-redeemable pi	
					MAN	3	CRP	cumulative redeem	•
					ORD	ordinary	NCRP PARP		deemable preference
					red Spe	redeemable special	PARP	participative prefer	rence
						special			
Details of	of shares issued								
class of sha	are			number issued		amount (if any) paid, (f any), per share
						be considered as paid	l, per share		
ORD				500,000		\$9.41			
		·····						<u> </u>	
1. Ha	ve all shares been issued	for cash only?	Yes	Y No					
	If Yes, lodge this form			11	item 2			•	
	J					5			•
2. We	ere some or all of the sha	res issued unde	er a writter	contract Yes		No 🔯			
	If Yes, Proprietary com	npanies must al	so lodge a	Form 207Z certifying that	at all stan	np duties have been paid	d.		
	Public companies must	also lodge a Fo	orm 207Z a	nd either a Form 208 or	a copy of	the contract.	[Small Business (less t	than 20 employees).
	If No. Public compani	ies must also lo	odge a Forn	n 208.				please provide an esti	imate of the time taken
		_						to complete this form	
Cicant	150	3					[Include	
Signatu	11 G	د باد کنسم ا	the infe	ation in this face is a		alato	}		ually spent reading the
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To: Companies Announcements Australian Stock Exchange Limited

Company Name:	ST.GEORGE BANK LIMITED
ABN:	92 055 513 070
Announcement Number:	479
Pages (Includes this page):	9
Contact Officer:	Michael Bowan
Contact Telephone:	(02) 9236 1278
Facsimile:	(02) 9236 1899
Subject:	New Issue Announcement
Date Sent:	11 September 2002
Bar Code:	
	AUSTRALIAN STOCK EXCHANGE
	TARANA MATANA A TARA KANA ANA ANA ANA ANA ANA ANA ANA
	SGB000479

Please find Appendix 3B attached.

Yours sincerely

Michael Bowan

General Counsel and Secretary

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 1/7/96. Origin: Appendix 5. Amended 1/7/98, 1/9/99, 1/7/2000, 30/9/2001, 11/3/2002.

Name	e of entity	
ST.	GEORGE BANK LIMITED	
ABN		
92	055 513 070	
We ((the entity) give ASX the following	information.
	t 1 - All issues nust complete the relevant sections (attach s	heets if there is not enough space).
1	⁺ Class of ⁺ securities issued or to be issued	Ordinary shares
2	Number of *securities issued or to be issued (if known) or maximum number which may be issued	500,000 ordinary shares
3	Principal terms of the *securities (eg, if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	N/A

Appendix 3B Page 1

⁺ See chapter 19 for defined terms.

Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?

If the additional securities do not rank equally, please state:

- the date from which they do
- the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment
- the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment

Yes, with existing fully paid ordinary shares.

5 Issue price or consideration

\$9.41

6 Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets)

Shares issued under the St.George Bank Executive Option Plan.

7 Dates of entering *securities into uncertificated holdings or despatch of certificates

12 September 2002

8 Number and *class of all *securities quoted on ASX (including the securities in clause 2 if applicable)

Number	+Class
498,047,921	Ordinary shares
3,000,000	PRYMES
174,965	8.5% unsecured capital notes
217,134	8.25% unsecured capital notes

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11/3/2002

⁺ See chapter 19 for defined terms.

		Number	_ +C
9	Number and +class of all +securities not quoted on ASX	10,547	Rebo
	(including the securities in clause 2 if applicable)	359,095	Redde

Number	+Class	_
10,547	Redeemable preference	
	borrower share	
359,095	Redeemable preference	
	depositor share	
1		

10 trust, distribution policy) on the increased capital (interests)

Dividend policy (in the case of a To be treated in the same manner as other quoted ordinary shares.

Part 2 - Bonus issue or pro rata issue

11	required?	
1.2	Year of the Community o	
12	Is the issue renounceable or non-renounceable?	
13	Ratio in which the *securities will be offered	
14	⁺ Class of ⁺ securities to which the offer relates	
15	⁺ Record date to determine entitlements	
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	
17	Policy for deciding entitlements in relation to fractions	
18	Names of countries in which the	
10	entity has *security holders who will not be sent new issue documents	,
	Note: Security holders must be told how their	
	entitlements are to be dealt with.	
	Cross reference: rule 7.7.	
19	Closing date for receipt of	
	acceptances or renunciations	
	-	

⁺ See chapter 19 for defined terms.

)	Names of any underwriters	
	Amount of any underwriting fee or commission	
2	Names of any brokers to the issue	
3	Fee or commission payable to the broker to the issue	
4	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of *security holders	
5	If the issue is contingent on *security holders' approval, the date of the meeting	
6	Date entitlement and acceptance form and prospectus or Product Disclosure Statement will be sent to persons entitled	
7	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	
8	Date rights trading will begin (if applicable)	
9	Date rights trading will end (if applicable)	
0	How do *security holders sell their entitlements in full through a broker?	
1	How do *security holders sell <i>part</i> of their entitlements through a broker and accept for the balance?	

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⁺ See chapter 19 for defined terms.

32	their	do *security holders dispose of entitlements (except by sale gh a broker)?
33	+Desp	patch date
		uotation of securities
You ne	eed only c	complete this section if you are applying for quotation of securities
34	Type (tick o	of securities one)
(a)	X	Securities described in Part 1
(b)		All other securities
		Example: restricted securities at the end of the escrowed period, partly paid securities that become fully paid, employed incentive share securities when restriction ends, securities issued on expiry or conversion of convertible securities
Entit	ies tha	t have ticked box 34(a)
	100 (114	that a donor of (a)
		ecurities forming a new class of securities
Tick to	o indicate	e you are providing the information or
docum	ents	
35		If the *securities are *equity securities, the names of the 20 largest holders of the additional *securities, and the number and percentage of additional *securities held by those holders
36		If the *securities are *equity securities, a distribution schedule of the additiona *securities setting out the number of holders in the categories 1 - 1,000
		1,001 - 5,000
		5,001 - 10,000 10,001 - 100,000
		100,001 and over
37		A copy of any trust deed for the additional *securities
(now g	go to 43)	

⁺ See chapter 19 for defined terms.

Entitie	es that have ticked box 34(b)		
38	Number of securities for which ⁺ quotation is sought		
39	Class of *securities for which quotation is sought		
40	Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?		
	If the additional securities do not rank equally, please state: • the date from which they do • the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment • the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment		
41	Reason for request for quotation now Example: In the case of restricted securities, end of restriction period		
	(if issued upon conversion of another security, clearly identify that other security)		
42	Number and *class of all *securities quoted on ASX (including the securities in clause 38)	Number	+Class
now go	to 43)		

(now go to 43)

11/3/2002

⁺ See chapter 19 for defined terms.

All entities

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L.	^	^	•

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Paym	ent method (tick one)
	Cheque attached
	Electronic payment made Note: Payment may be made electronically if Appendix 3B is given to ASX electronically at the same time.
	Periodic payment as agreed with the home branch has been arranged

Quotation agreement

- [†]Quotation of our additional [†]securities is in ASX's absolute discretion. ASX may quote the [†]securities on any conditions it decides.
- We warrant the following to ASX.
 - The issue of the *securities to be quoted complies with the law and is not for an illegal purpose.
 - There is no reason why those *securities should not be granted *quotation.
 - An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any *securities to be quoted and that no-one has any right to return any *securities to be quoted under sections 737, 738 or 1016F of the Corporations Act at the time that we request that the *securities be quoted.
- We warrant that if confirmation is required under section 1017F of the Corporations Act in relation to the *securities to be quoted, it has been provided at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the *securities to be quoted under section 1019B of the Corporations Act at the time that we request that the *securities be quoted.

⁺ See chapter 19 for defined terms.

- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document not available now, will give it to ASX before ⁺quotation of the ⁺securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

Sign here:

Secretary

Date:11/09/02.....

Print name:

Michael Bowan

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⁺ See chapter 19 for defined terms.